MOTION GRANTED. The Initial Case Management Conference is hereby continued to January 20, 2023 at 9:30 a.m. via telephone. All parties shall call 1-877-336-1831, and when prompted for the access code, enter 7039387# to participate. If a party has difficulty connecting to the call or has been on hold for more than five (5) minutes, please call 615-736-7344.



LUMINOR CONSULTING CORP.; DLC ELITE LENDING CORPORATION;)
HEARD CONCRETE CONSTRUCTION)
CORP.; THOMAS DAVIS;)
KEVIN HARRISON,) Civil Action No. 3:22-CV-00555
Plaintiffs,) Judges Richardson and Frensley
v.) Jury Demanded
DR. ADEL ELMESSIRY and WEBDBTECH, INC.,)))
Defendants/Counterplaintiff,)))
v.)
LUMINOR CONSULTING CORP.;)
EMTECH, HEARD CONCRETE)
CONSTRUCTION CO., ANISH PABARI,)
ROB ABENANTE, TOM DAVIS, and)
JEFFREY HOU YIN HO,)
,)
Counterdefendants.)

UNOPPOSED MOTION FOR EXTENSION OF TIME TO ANSWER AMENDED COMPLAINT AND TO CONTINUE INITIAL CASE MANAGEMENT CONFERENCE

Pursuant to Local Rule 7.01, Defendants Dr. Adel Elmessiry and WebDBTech, Inc. ("Defendants"), by and through counsel, respectfully move for an extension of time to file a responsive pleading to the First Amended Complaint, filed on October 26, 2022. (Doc. 43.) Defendants' responsive pleadings are currently due on November 10, 2022. Due to the schedule

of counsel for Defendants, Defendants request an additional twenty days, until November 30, 2022, to file responsive pleadings.

In addition, Defendants respectfully request that the Initial Case Management Conference, currently set to be heard on November 16, 2022, be continued, so that it is held after all responsive pleadings are due. Further, Defendants have not yet been able to serve Third Party Defendant Rob Abenante, a task they are diligently working to accomplish.

For these reasons, Defendants respectfully request that their time to answer the First Amended Complaint be extended until November 30, 2022 and that the case management conference be continued so that all parties may participate. Counsel for Plaintiffs does not oppose the relief sought in this Motion. No other parties have made an appearance.

Respectfully submitted,

/s/ Elizabeth G. Hart
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Counsel for Defendants/Counterplaintiff

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document has been served via email, U.S. Mail, or the Court's Electronic Filing System on:

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this 4th day of November 2022.

/s/ Elizabeth G. Hart
Elizabeth G. Hart